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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/034,057	12/27/2001	Xiaomei Liu	CISCP276/5171	1825	
22434 7.	590 12/13/2005	EXAMINER		INER	
BEYER WEAVER & THOMAS LLP			PHUNKUL	PHUNKULH, BOB A	
P.O. BOX 70250 OAKLAND, CA 94612-0250		ART UNIT		PAPER NUMBER	
O'MED'M'D,	71012 0230		2661		

DATE MAILED: 12/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)			
		10/034,057	LIU ET AL.			
		Examiner	Art Unit			
		Bob A. Phunkulh	2661			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 27 De	<u>ecember 2001</u> .				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-22</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-22</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Applicati	on Papers					
10)⊠	The specification is objected to by the Examiner The drawing(s) filed on 12/27/2001 is/are: a) Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1.	accepted or b) objected to by drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachmen	t(s) e of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)			
2) Notic 3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date 2/22/2002.	Paper No(s)/Mail Da				

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DETAILED ACTION

Claim Objections

Claim 7 objected to because of the following informalities: claimed subject matter "the processor" to –a processor--. Appropriate correction is required.

Claim 8 objected to because of the following informalities: claimed subject matter "the scheduler" to –a multiplexer--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-2, 5-6, 8-9, 19-20, 22 are rejected under 35 U.S.C. 102(e) as being anticipated by *Gatepin* (US 2001/0038668).

Regarding claims 1, 9, 19, and 22, *Gatepin* discloses a network device for transmitting compressed video data onto a channel, the network device comprising:

a bit rate converter designed or configured to transcode compressed video data (the combination of TC[1] to TC[n], see figure 2);

a multiplexer designed or configured to (the combination of MUX and the controller, see figure 2)

- a) schedule packets from the multiple bitstreams;
- b) periodically determine if bandwidth is available on the channel prior to or after transcoding is performed when needed on the compressed video data, and if so, allocating additional packets from the multiple bitstreams to use the available bandwidth; and

a network interface designed or configured to output data packets from the bitstreams onto the channel (MS see figure 2).

Regarding claim 2, *Gatepin* discloses the multiplexer comprises a bandwidth arbitrator that is designed or configured to divide the available bandwidth substantially equally among the multiple bitstreams (the controller allocates rates, see figure 2 and para. 0025).

Regarding claim 5, *Gatepin* discloses the multiplexer is designed or configured to alter the scheduling of packets according to the bit rate of incoming bitstreams (the controller uses parametric information derived from the input compressed data signal and uses the information for rate allocation, see para. 0025).

Regarding claim 6, *Gatepin* the network device of claim 2 further comprising a rate controller, coupled to the bandwidth arbitrator and the bit rate converter, and

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designed or configured to output a control signal that determines the amount of rate reduction when transcoding the compressed video data (the controller which functions as both rate controller and bandwidth arbitrator coupled to the plurality of TC[1] to TC[n], see figure 2).

Regarding claim 8, *Gatepin* discloses the scheduler is included in a statistical multiplexer (see claim 5).

Regarding claim 20, *Gatepin* discloses outputting a control signal that determines the amount of rate reduction when transcoding the compressed video data (the controller allocates the bit rate by sending the a control signal to each of the TC[1] to TC[n], see figure 2).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3, 10-18, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Gatepin*.

Regarding claims 3, 10-12, *Gatepin* fails to explicitly disclose the available bandwidth in determined on a periodic basis.

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Gatepin, however, discloses calculating the R_{tot} the total bit rate capacity available at the output of the multiplexer (see para. 0010); and the R_{tot} can be fixed or variable (see para. 0025).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made to calculate the R_{tot} periodically in order to support variable bit rate output since the R_{tot} is dynamically changing.

Regarding claims 13-18, and 21, *Gatepin* fails to discloses the available bandwidth is allocated according to a minimum bandwidth requirement for a downstream decoder.

Gatepin, however, disclose that, in field of invention, the receiver decodes a given program from the received bouquet (see para. 0001).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was allocate the signal bit rate/bandwidth according to the receiver's decoding capabilities i.e. allocating the bandwidth according to minimum bandwidth requirement of the receiver, or according to the buffer level of the decoder, in order to allows the receiver ability and time to decodes the signal without over-flooding the receiver.

Conclusion

Any response to this action should be mailed to:

The following address mail to be delivered by the United States Postal Service (USPS) only:

Mail Stop _____ Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

or faxed to:

(703) 872-9306, (for formal communications intended for entry)

Or:

The following address mail to be delivered by other delivery services (Federal Express (Fed Ex), UPS, DHL, Laser, Action, Purolater, Hand Delivery, etc.) as follow:

U.S. Patent and Trademark Office 220 20th Street South Customer Window, Mail Stop _____ Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Bob A. Phunkulh** whose telephone number is **(571) 272-3083.** The examiner can normally be reached on Monday-Tursday from 8:00 A.M. to 5:00 P.M. (first week of the bi-week) and Monday-Friday (for second week of the bi-week).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor **Chau Nguyen**, can be reach on **(571) 272-3126**. The fax phone number for this group is **(571) 273-8300**.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bob A. Phunkulh

Primary Examiner

TC 2600

Art Unit 2661

December 09, 2005

BOB PHUNKULH PRIMARY EXAMINER